



Respectfully submitted,

/s/Joseph M. Donley  
Joseph M. Donley, Esquire  
Pa. Id. No. 23058  
Thorp Reed & Armstrong, LLP  
One Commerce Square  
2005 Market Street, Suite 1000  
Philadelphia, PA 19103-7041  
Attorney for Eldad Oz, ME  
Technology, Inc. and Tactical Arms,  
Ltd.

UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF PENNSYLVANIA

EDWARD A. PHILLIPS, AS  
LIQUIDATING TRUSTEE  
FOR COMMAND ARMS ACCESSORIES, LLC  
780 Haunted Lane  
Bensalem PA 19020,

Plaintiff,

v.

CIV. A. NO. 2:10-cv-00588-HB

ELDAD OZ  
1208 Branagan Drive  
Tullytown, PA 19007

ME TECHNOLOGY, INC. D/B/A  
EMA TACTICAL  
1208 Branagan Drive  
Tullytown, PA 19007

and

TACTICAL ARMS, LTD. D/B/A  
CAA TACTICAL,  
P.O. Box 15032  
Ashdod 77521, Israel,

Defendants.

**STIPULATION**

WHEREAS, Certain parties in this civil action have entered into a Stipulation and Consent Order addressing certain issues raised in the Complaint in this action.

WHEREAS, Some of the parties to this civil action are also involved in the liquidation of Command Arms Accessories, LLC ("Liquidation") and are jointly working on resolving issues related to the Liquidation.

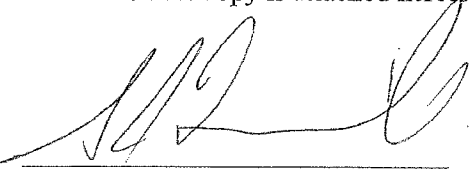
WHEREAS, The parties are co-operating in attempting to resolve all remaining issues related to the Complaint and Liquidation.

WHEREAS, Eldad Oz is the successful bidder for the assets of Command Arms Accessories, LLC that were sold in connection with the Liquidation.

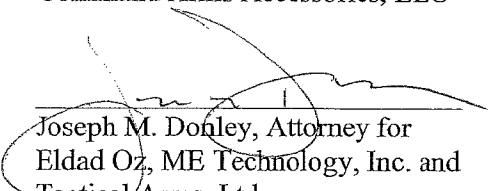
WHEREAS, Eldad Oz is now the rightful owner of substantially all of the assets of Command Arms Accessories, LLC including the name and right to use said name.

AND NOW, this 15th day of December, 2010, Plaintiff Edward A. Phillips, as Liquidating Trustee for Command Arms Accessories, LLC, Defendants Eldad Oz, ME Technology, Inc. and Tactical Arms, Ltd. hereby stipulate and agree, subject to entry of this Stipulation as an Order of the Court:

1. To terminate, dissolve, and/or strike the Consent and Acknowledgement and Stipulation and Consent Order entered in this case on April 1, 2010 as document 11. A true and correct copy is attached hereto as Exhibit A.

  
\_\_\_\_\_  
Stephen J. Driscoll, Attorney for  
Edward A. Phillips,  
as Liquidating Trustee for  
Command Arms Accessories, LLC

12/15/2010  
Date

  
\_\_\_\_\_  
Joseph M. Donley, Attorney for  
Eldad Oz, ME Technology, Inc. and  
Tactical Arms, Ltd.

12/15/2010  
Date

BY THE COURT:

\_\_\_\_\_  
J.

## Exhibit A

EASTERN DISTRICT OF PENNSYLVANIA

EDWARD A. PHILLIPS, AS  
LIQUIDATING TRUSTEE  
FOR COMMAND ARMS ACCESSORIES, LLC  
780 Hainfield Lane  
Bensalem, PA 19020

Plaintiff,

CIV. A. NO. 2:10-cv-00588-HB

ELDAD OZ  
1208 Branagan Drive  
Tullytown, PA 19007

ME TECHNOLOGY, INC. D/B/A  
EMA TACTICAL  
1208 Branagan Drive  
Tullytown, PA 19007

and

TACTICAL ARMS LTD. D/B/A  
CAA TACTICAL  
P.O. Box 15032  
Ashdod 77521, Israel

MICHAEL L. LIND, Clerk  
By \_\_\_\_\_ Dep. Clerk

Defendants

CONSENT AND ACKNOWLEDGEMENT

WHEREAS Defendants Eldad Oz and ME Technology, Inc. d/b/a EMA Tactical ("EMA Tactical") have entered into a Stipulation and Consent Order addressing certain issues raised in the Complaint in this action (Copy attached hereto as Exhibit A);

WHEREAS, Jay Portz is an employee of EMA Tactical, has received a copy of the Stipulation and Consent Order, and has consulted with his own counsel regarding the Stipulation and Consent Order;

AND NOW, this 8<sup>th</sup> day of March, 2010, Jay Portz, intending to be legally bound:

1. Acknowledges receipt of the Stipulation and Consent Order attached hereto as Exhibit A.

2. Agrees to be abide by and be bound by the terms and conditions of the Stipulation and Consent Order.

Jay Portz

Date

3/8/10



UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF PENNSYLVANIA

EDWARD A. PHILLIPS AS  
LIQUIDATING TRUSTEE  
FOR COMMAND ARMS ACCESSORIES, LLC  
780 Haunted Lane  
Bensalem PA 19020

Plaintiff

CV A NO. 2:10-cv-00588-BB

ELDAD OZ  
1208 Branagan Drive  
Tullytown, PA 19007

DRAFT 2-21-10

ME TECHNOLOGY, INC. D/B/A  
EMA TACTICAL  
1208 Branagan Drive  
Tullytown, PA 19007

and

TACTICAL ARMS LTD. D/B/A  
CAA TACTICAL  
P.O. Box 15032  
Ashdod 77521, Israel

Defendants

STIPULATION AND CONSENT ORDER

AND NOW, this 8<sup>th</sup> day of March, 2010, Defendant Oz and  
Defendant EMA, hereby stipulate and agree, subject to entry of this Stipulation as an  
Order of the Court:

1. Defendant Oz and Defendant EMA shall not and shall not allow EMA's  
employees or agents to:
  - a. sell or distribute products bearing the trademark or logo of CAA in the U.S.





- b. sell or distribute any products made using proprietary CAA molds (listed in Exhibit A);
  - c. alter or erase any CAA trademarks or logos on any products made using proprietary CAA molds (listed in Exhibit A);
2. Defendant Oz and Defendant EMA shall not and shall not allow EMA's employees or agents to:
- a. state or imply that Defendant EMA is the successor company to CAA;
  - b. make any statement to existing or potential customers of EMA or CAA regarding the disposition of CAA, its business, its molds, or its products, except to say that "Due to differences between the CAA owners, the ongoing business of CAA will be sold along with its trademark and other assets by a court appointed trustee and the legal entity will be subsequently liquidated. However, EMA Tactical is entirely separate and distinct from CAA, is not affiliated with CAA, and is not a successor to CAA."
  - c. If asked any question about CAA, Defendant Oz and Defendant EMA shall, and shall instruct its employees and agents, to provide a copy of the flyer attached herewith as Exhibit B (herein "Flyer") if the inquiry is made in person, or send an email containing the text of the Flyer if the inquiry is made via email.
  - d. This provision shall not be construed as limiting Defendant Oz or Defendant EMA (or its employees or agents) from otherwise stating the source of any product, mold, other than CAA, or if applicable, the right to use a specific trademark or logo obtained from CAA.





3. Defendant Oz and Defendant EMA shall not and shall not allow EMA's employees or agents to use any proprietary customer list of CAA. This provision shall not be construed as precluding Defendant Oz and Defendant EMA (or its employees or agents) from using information that is generally known or accessible in the marketplace or from personal knowledge.
4. Defendant Oz and Defendant EMA shall not and shall not allow EMA's employees or agents to knowingly interfere with any existing purchase orders or pending purchase orders of CAA.
5. EMA agrees to have ample copies of the attached Flyer available at its booth at every tradeshow in which it participates until the liquidation of CAA as confirmed in writing by Trustee Phillips or the filing of Trustee Phillips' final report with the Court winding up the affairs of CAA or by further Order of this Court, whichever shall first occur. Defendant EMA also agrees to hand a copy of the Flyer to anyone who inquires about CAA at a tradeshow.
6. Defendant EMA agrees to publish as soon as practicable a copy of the retraction (Exhibit C) in any periodical in which the ad attached herewith as Exhibit D was published, to the extent such retraction has not yet been run in said periodical.
7. Defendants Oz and EMA agree to allow Trustee Phillips under the attached confidentiality agreement (Exhibit E) reasonable access at such time and place as mutually agreed to EMA's books and records including those in possession of Gary Savrin of Savrin Associates within two week of this stipulation.



8. None of the provisions above shall be construed as limiting Defendant Oz or Defendant EMA (or its employees or agents) from otherwise: (1) stating the source of any product, mold, or the right to use an applicable trademark or logo obtained from CAA, or (2) distributing, marketing or selling the applicable product, mold, or the right to use the applicable trademark or logo referred to above if they were rightfully obtained from CAA (or from another person that lawfully acquired them from CAA and had the right to convey such rights).
9. Defendants agree that in addition to being contempt of this order, any breach of this stipulation will result in irreparable harm to CAA, and, accordingly, agree that injunctive relief is appropriate. Defendants also agree to pay the reasonable legal fees and costs of the Liquidating Trustee of CAA in successfully obtaining judicial redress for a breach of this stipulation and further agree that damages for the sale of any product in violation of the covenants will be the loss of profit based on CAA's historical margins for such products.
10. Defendant EMA agrees that it will not employ Jay Portz or otherwise use his services in marketing product until he agrees to be bound by this by signing an acceptance of it.
11. This Order shall terminate and any obligations required pursuant to its terms shall terminate upon the liquidation of CAA as confirmed in writing by Trustee Phillips or the filing of Trustee Phillips' final report with the Court winding up



the affairs of CAA, or by further Order of this Court, whichever shall first occur.

BY THE COURT:

STIPULATED AND AGREED TO:

Eldad Oz for EMA

Date

Eldad Oz

Date



## Exhibit A

## The GAA Molds

Item #	Description
CBS	Collapsible buttstock
SST1/2	Saddle stock
MPS	Magazine holder for CBS
UFH	5 position flashlight holder
SRS/ARS	Sniper stock
UPG16/47	Rubberized pistol grip
MLU556/762	Magazine loader/unloader
ML556	Magazine loader
FGA	Flashlight grip holder
PRFCS	Side rail for Buttstock
MMC	Magazine dust cover
ACP	Adjustable cheek rest



Exhibit B

**BY COURT ORDER**, EMA is required to make this Flyer available at tradeshows, and to hand it to anyone inquiring about CAA or CAA products.

Due to differences between the CAA owners, the ongoing business of CAA will be sold along with its trademark and other assets by a court appointed trustee and the legal entity will be subsequently liquidated. However, EMA Tactical is entirely separate and distinct from CAA, is not affiliated with CAA, and is not a successor to CAA. Accordingly, contrary to any statements that may have previously been made:

- EMA has not purchased CAA molds or any other rights to CAA products
- EMA is not authorized to sell CAA products
- EMA is not authorized to assume existing purchase orders of CAA
- EMA is not authorized to fill existing purchase orders that have been placed with CAA


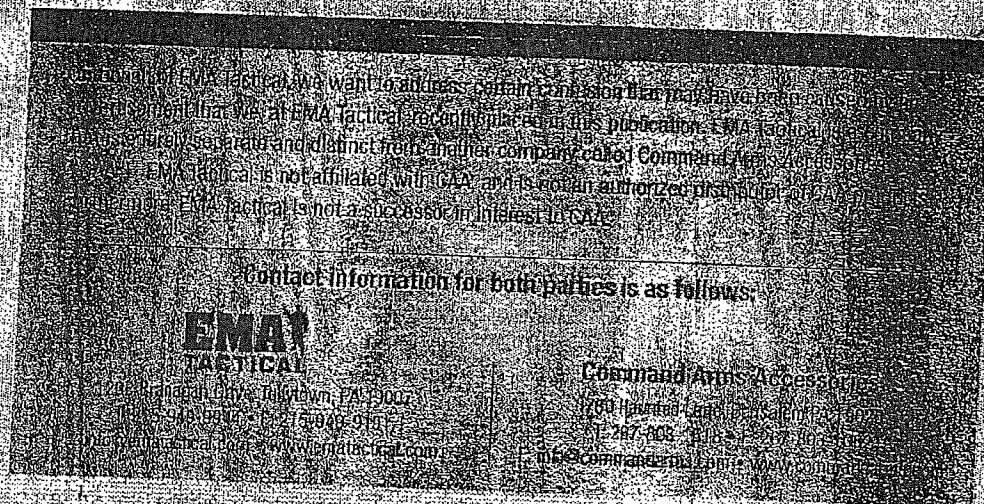




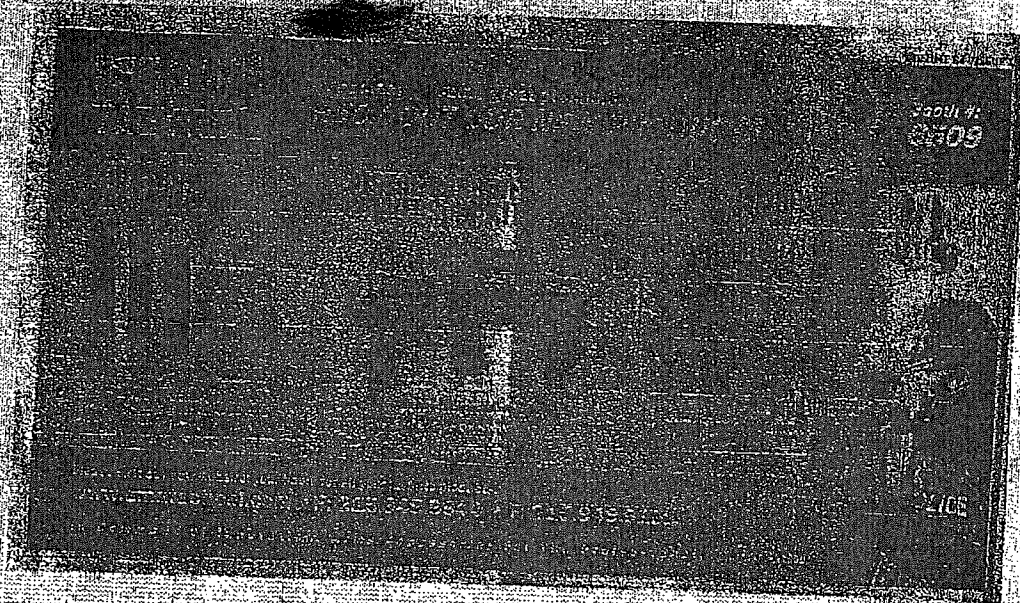
Exhibit C



*[Handwritten signature]*



Exhibit D




*[Handwritten signature]*

**CERTIFICATE OF SERVICE**

I hereby certify that I caused a true and correct copy of the foregoing JOINT MOTION TO APPROVE STIPULATION TO TERMINATE CONSENT ORDER to be served on this 15<sup>TH</sup> day of December, 2010, upon the following parties via ECF.

Stephen J. Driscoll, Esquire  
Saul Ewing LLP  
Centre Square West  
1500 Market Street, 38<sup>th</sup> Floor  
Philadelphia, PA 19102-2186  
Attorney for Edward A. Phillips,  
as Liquidating Trustee for  
Command Arms Accessories, LLC

By:   
Christopher M. Brubaker